





## The Constitution.

ATLANTA, GA., APRIL 13, 1879.

CONGRESS, of Michigan, got on a point of order in the house yesterday, and to all over the hall. He is the original republican Mazzepa.

The debate on the point of order made by Conger in the house yesterday, and which was ruled out of order by the speaker, carried the body over the morning hour.

The prospects are that if the sick man of Turkey persists in trifling, with the feelings of the Egyptian invalid there will be trouble. The latter has ordered a levy of ten thousand troops, and is raising money by compulsion.

YAKOUB KHAN is the son of his father with all that the name implies. He proposes to hold out against the English, and, for that purpose, is inciting the frontier tribes to revolt. Yakoub has considerable reputation as a fighter.

HAMILTON Fish and Secretary Evans were among the pall-bearers at the funeral of the late General Richard Taylor. This will be gall and wormwood to the stalwarts, and the organs will no doubt immediately proceed to tear open afresh the wounds of the war.

The mandamus cases from Virginia, involving the right of a federal judge in making jury lists, will be argued before the supreme court on the first Tuesday of the next term, or as soon thereafter as a full bench can be assembled to hear them.

An awkward invitation was yesterday extended to the czar of Russia to go on a hunting trip in fact there were five invitations, but none of them were successful. The socialist should import an American or two who know how to do these things. In matters of this kind, success depends on expertness.

GERMANY doesn't propose to allow the American carpet-baggers to overrun the Samson islands. This is another reason why General Grant should be immediately re-elected to the onerous position of head of the Dent and Walcott Land with headquarters at the white house. It is a great pity that the able general is not now present in order that he might be at once re-elected.

MR. BLAINE opened the debate in the senate yesterday on his own appropriation bill, and the line of his argument, as indicated by our dispatches, was most foolish and unpatriotic. Because the army is comparatively small a law allowing it to control elections would be harmless. That is Mr. Blaine's view, and from this it would appear that the effects of his senility have not been dispensed.

MR. JOHN BULL, a gentleman who resides across the water, and who is always treading on other people's toes in order to preserve his own dignity, is gradually accumulating quite a collection of rows. He has one on hand in Afghanistan and another in Zululand; Barnum is about to declare war; trouble is brewing in Egypt; and, to crown all, the Canadian government is acting too independently to suit the views of Beaconsfield, the imperialist. In other words, Mr. Bull seems to be in a good deal of trouble, both at home and abroad.

In another column will be found the presentations of the grand jury for the second week of our superior court. These are supplementary to those already published for the first week, and are equally commendable for their spirit and suggestions. It will be seen that a reform of a very needed character is recommended in the matter of the decorum and discipline at the county assizes. The grand jury also finds that the time has arrived when the county should have a court house and suggests the immediate taking of steps to raise the fund for building the same. The needs of the county call for such a building as will give better accommodations to the courts and county officers than the one now occupied.

They declare the law regulating the binding out of minors wholly inoperative on account of its multiplied forms and suggest a modification and simplification of the same by the general assembly. In the matter of concealed deadly weapons they heartily endorse the wise recommendations of the Cobb county grand jury, in asking a law from the legislature that will put an effective embargo upon their sale, except by authorized peace officers. They also ask the governor to offer a reward for the murderer or murderers of the late Hugh Dunning of this county. They concur in recommending a county hospital; and ask enlarged salaries for the state for the care of lunatics. We commend to a careful reading these presentations of the grand inquiry.

Our Four Per Cent. and Uncle Sam's. We have received some news from Macon that lets some light upon the recent investigation ordered into the Georgia four per cent. bonds. As the calm and able secretary of Mr. George B. Raum has his own view of the matter, we might very reasonably drop the entire matter.

But there is a thing or two that had probably best be said. We learn that the scrutinizing eye of the government was first directed to these bonds by certain parties who were interested in the sale of government four per cent. bonds. These bonds were now below par, and in a year from date may be very heavily below par. At any rate, there is a difference—and that is this—the Georgia bonds are redeemable in currency, and the government bonds are redeemable in bonds, that are already depreciated, and may depreciate still more. Ours are redeemable in money—Uncle Sam's are securities.

We have no reason to be dissatisfied. Our bonds are all sold, and are floating bravely. The investigation into their character has only proved their constitutionality. The very day that the cooked up dispatch was sent from Washington, J. Grady Jordan sent up an order for

\$500,000 additional bonds. He stated that he had read the dispatch, but he wanted some more. The truth is, Georgia is not even to stand upon its feet, but to be taken to the extent of rolling them in their little carriages alongside of Uncle Sam's securities, if it should become necessary.

Georgia's Honors in the House. A carefully revised list of the standing and select committees shows that Mr. Blount is chairman of the committee on expenditures of the department of justice, and the second member of appropriations; Mr. Stephens is chairman of the committee on coinage, the second of rules, and the fourth of that on state of law relating to the electoral college; Mr. Cook is chairman of public buildings and grounds, and the third of post-offices and post-roads; Mr. Hammond is the ninth member of the judiciary committee, and the seventh of revenue in the civil service; Mr. Smith is the second of patents and the fourth of manufactures; Mr. Felton is the eighth member of ways and means and the second of expenditures of the war department; Mr. Nicholls is the third of manufactures and the fifth of foreign affairs; Mr. Persons is the eighth member of agriculture and the fifth of invalid pensions; Mr. Spear is the fourth of elections and the fifth of militia. Georgia has certainly no right to complain. With a delegation of nine she has been allowed three chairmanships. Tennessee, Virginia, and North Carolina got four each, but all things considered the representatives of Georgia are as favorably placed as those of any other state. Mr. Stephens is chairman of a committee—coinage—that can secure action on its measures by a majority vote; Mr. Blount keeps his place as one of the champions of the general appropriation bills, and Mr. Hammond is a member of the important judiciary committee. Mr. Felton has been transferred from the committee on commerce to the ways and means—a promotion that may or may not be acceptable, inasmuch as his old committee has recently been given full charge of the river and harbor bill. Mr. Spear takes Mr. Candier's old place on the elections committee—a committee that will have to hear the claims of contestants to twelve seats in the house. General Phil. Cook has a chairmanship of the Dent and Walcott Land with headquarters at the white house. Mr. Nicholls is no doubt satisfied with his place on foreign affairs, and Mr. Persons is a member of two committees that afford plenty of work. The only member of the delegation who has not been generously used is Captain Smith. Like Messrs. Morrison, McMahon and some others, he is in a position to appreciate the fact that the speaker is emphatically a man who rewards his supporters at the expense of his opponents.

The Prevention of Epidemics. It has been already stated in our telegrams that the select committee appointed to investigate and report upon the best means of preventing the introduction and spread of epidemic diseases have had a consultation with the national board of health in regard to a bill which is the joint work of the board and Senator Harris, the chairman of the committee. The bill, while it doubtless has its merits, appears to have been carelessly prepared, and it is to be hoped congress will lose no time in giving the matter the serious attention it deserves. The first section of the bill provides that every vessel bound for the United States shall be required to obtain from the United States consulate at the port of departure, or from the medical officer where such officer has been detailed by the president for that purpose, a certificate in duplicate setting forth the sanitary history of said vessel and that it has in all respects complied with the rules in the matter of the decorum and discipline at the county assizes. The grand jury also finds that the time has arrived when the county should have a court house and suggests the immediate taking of steps to raise the fund for building the same. The needs of the county call for such a building as will give better accommodations to the courts and county officers than the one now occupied.

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the whole corps of foreign doctors have left this place. With the coming summer heat, and the prevalence of cholera, it is probable that the state and local authorities. Finally, the bill proposes to appropriate \$650,000 to meet the expenses to be incurred in carrying out its provisions. The money is to be disbursed under the direction of the national board of health, and a full report made to the secretary of the treasury, to be transmitted by him to congress.

It is to be hoped that in the discussion of this important measure—those who hold to the sublimated theory of state rights, the political line naturally lies a long way this side of public health.

The spring lands will soon be strong enough to make sad havoc with the dogs.

The New York Tribune is able to maintain an editorial post. In this business, Mr. Smith is the second of patents and the fourth of manufactures; Mr. Felton is the eighth member of ways and means and the second of expenditures of the war department; Mr. Nicholls is the third of manufactures and the fifth of foreign affairs; Mr. Persons is the eighth member of agriculture and the fifth of invalid pensions; Mr. Spear is the fourth of elections and the fifth of militia. Georgia has certainly no right to complain. With a delegation of nine she has been allowed three chairmanships. Tennessee, Virginia, and North Carolina got four each, but all things considered the representatives of Georgia are as favorably placed as those of any other state. Mr. Stephens is chairman of a committee—coinage—that can secure action on its measures by a majority vote; Mr. Blount keeps his place as one of the champions of the general appropriation bills, and Mr. Hammond is a member of the important judiciary committee. Mr. Felton has been transferred from the committee on commerce to the ways and means—a promotion that may or may not be acceptable, inasmuch as his old committee has recently been given full charge of the river and harbor bill. Mr. Spear takes Mr. Candier's old place on the elections committee—a committee that will have to hear the claims of contestants to twelve seats in the house. General Phil. Cook has a chairmanship of the Dent and Walcott Land with headquarters at the white house. Mr. Nicholls is no doubt satisfied with his place on foreign affairs, and Mr. Persons is a member of two committees that afford plenty of work. The only member of the delegation who has not been generously used is Captain Smith. Like Messrs. Morrison, McMahon and some others, he is in a position to appreciate the fact that the speaker is emphatically a man who rewards his supporters at the expense of his opponents.

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NEW ADVERTISEMENTS.

TO BE ISSUED APRIL 15, 1879.

Vol. IV of Institutes of Common and State Law.

The practice of the law in civil cases.

The practice of the law in criminal cases.

The practice of the law in equity cases.

The practice of the law in admiralty cases.

The practice of the law in probate cases.

The practice of the law in chancery cases.

The practice of the law in ecclesiastical cases.

The practice of the law in military cases.

The practice of the law in naval cases.

The practice of the law in diplomatic cases.

The practice of the law in consular cases.

The practice of the law in international cases.

The practice of the law in municipal cases.

The practice of the law in local cases.

The practice of the law in private cases.

The practice of the law in public cases.

The practice of the law in general cases.

The practice of the law in special cases.

The practice of the law in particular cases.

The practice of the law in specific cases.

The practice of the law in individual cases.

The practice of the law in corporate cases.

The practice of the law in partnership cases.

The practice of the law in joint cases.

The practice of the law in common cases.

The practice of the law in separate cases.

The practice of the law in united cases.

The practice of the law in divided cases.

The practice of the law in mixed cases.

The practice of the law in complex cases.

The practice of the law in simple cases.

The practice of the law in difficult cases.

The practice of the law in easy cases.

The practice of the law in hard cases.

The practice of the law in soft cases.

The practice of the law in strong cases.

The practice of the law in weak cases.

The practice of the law in solid cases.

The practice of the law in hollow cases.

The practice of the law in sound cases.

The practice of the law in unsound cases.

The practice of the law in legal cases.

The practice of the law in illegal cases.

The practice of the law in proper cases.

The practice of the law in improper cases.

The practice of the law in right cases.

The practice of the law in wrong cases.

The practice of the law in just cases.

The practice of the law in unjust cases.

The practice of the law in fair cases.

The practice of the law in unfair cases.

The practice of the law in honest cases.

The practice of the law in dishonest cases.



This image shows a vertical strip of a document page. On the left side, there is a dark, textured binding or gutter. The right side is a light-colored page with some faint, illegible text visible near the top edge. A small, light-colored rectangular mark or piece of tape is visible on the page near the top. The overall image is oriented vertically.



